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15 16 17	Attorneys for Defendants Cox Communications, Inc.; CoxCom, LLC; and Cox Communications California, LLC	
$\begin{bmatrix} 1 & 7 \\ 18 \end{bmatrix}$	UNITED STATES DISTRICT COURT	
19	CENTRAL DISTRICT OF CALIFORNIA	
20	ENTROPIC COMMUNICATIONS, LLC,	Case No. 2:23-cv-01049-JWH-KES
21 22	Plaintiff,	COX COMMUNICATIONS, INC., COXCOM, LLC, AND COX COMMUNICATIONS
23	V.	CALIFORNIA, LLC'S APPLICATION FOR LEAVE TO
24 25	COX COMMUNICATIONS, INC.; COXCOM, LLC; and COX COMMUNICATIONS CALIFORNIA, LLC,	FILE UNDER SEAL
26	Defendants.	
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COX DEFENDANTS' APPLICATION FOR LEAVE TO FILE UNDER SEAL CASE NO. 2:23-CV-01049-JWH-KES

COX COMMUNICATIONS, INC., COXCOM, LLC, AND COX COMMUNICATIONS CALIFORNIA, LLC, Counter-Claimants, v. ENTROPIC COMMUNICATIONS, LLC; MAXLINEAR COMMUNICATIONS LLC; AND MAXLINEAR, INC. Counter-Defendants.

COX DEFENDANTS' APPLICATION FOR LEAVE TO FILE UNDER SEAL CASE NO. 2:23-CV-01049-JWH-KES

Pursuant to Local Rule 79-5, Defendants Cox Communications, Inc., CoxCom, LLC, and Cox Communications California, LLC (collectively "Cox") hereby apply for leave of the Court to file under seal portions of pages 12, 13, 14, 20, 21, 24, 26-28, 30, and 32 of Cox's Response to Entropic's Motion to Dismiss Cox's Counterclaims ("Response") that reference confidential information contained in a license agreement for Data Over Cable Service Interface Specifications ("DOCSIS") executed by MaxLinear Inc, as well as confidential information contained in a Patent Purchase Agreement between Plaintiff Entropic Communications, LLC and each of Counter-Defendants MaxLinear Communications LLC and MaxLinear, Inc. Redacted and unredacted versions of Cox's Response To Entropic's Motion To Dismiss Cox's Counterclaims are filed herewith, as is the Declaration of Sarah Kamran in Support of this Application and a Proposed Order, as required by L.R. 9-5.2.2(a). Cox respectfully requests that the Court grant the application to file portions of

pages 12, 13, 14, 20, 21, 24, 26-28, 30, and 32 of Cox's Response To Entropic's Motion To Dismiss Cox's Counterclaims under seal.

Dated: March 1, 2024 KILPATRICK TOWNSEND & STOCKTON LLP 1 2 By: /s/ April E. Isaacson 3 April E. Isaacson aisaacson@kilpatricktownsend.com 4 Two Embarcadero Center, Suite 1900 San Francisco CA 94111 5 (415) 273 8306 6 Sarah Y. Kamran skamran@kilpatricktownsend.com 7 1801 Century Park East, Suite 2300 Los Angeles CA 90067 (310) 777 3733 8 9 Mitchell G. Stockwell mstockwell@kilpatricktownsend.com 10 Vaibhav P. Kadaba wkadaba@kilpatricktownsend.com Michael J. Turton 11 mturton@kilpatricktownsend.com 12 Courtney S. Dabbiere cdabbiere@kilpatricktownsend.com 13 Christopher S. Leah cleah@kilpatricktownsend.com 14 1100 Peachtree Street, NE, Suite 2800 Andrew N. Saul 15 asaul@kilpatricktownsend.com Atlanta GA 30309 16 (404) 815 6500 17 Attorneys for Defendants Cox Communications, Inc.; CoxCom, LLC; and Cox Communications 18 California, LLC 19 20 21 22 23 24 25 26 27 28